

VIOLATION OF SUPERVISION /PROBATION PROCEEDINGS MINUTE SHEET

		Time In/Out:	9:53 - 10:10 am	Court Time:	17 minutes	
			Date:	June 18, 2013		
	Cr. No.	09-1758 JH	USA v.	Lawrence Roybal		
		The Honorable	Judith C. Herrera			
Clerk:		I. Duran		Court Reporter:	P. Baca	
Defendant:		Present		Defendant's Counsel:	John F. Robbenhaar	
AUSA:		David Walsh		Probation Officer:	Camilla Duarte	
VSR Held:		Albuquerque, NM		Interpreter:	None	
<u>ADMISSION OR DENIAL OF PETITION'S ALLEGATIONS</u>						
X	Court advises / confirms Defendant is aware of charges and possible penalty.					
X	Defendant ADMITS violation(s): Deft failed to refrain from the use of alcohol.					
X	Proceed to sentencing Violation Report WAIVED					
X	Other: PETITION HELD IN ABEYANCE FOR 6 MONTHS					
<u>SENTENCE IMPOSED</u>						
Supervision imposed:			Imprisonment:		Supervised Release:	
<u>SPECIAL CONDITIONS</u>						
X	Deft is reminded to comply w/the standard conditions of supervision & the following special conditions:					
X	Deft shall refrain from any unlawful use of a controlled substance and shall submit to a drug test within 15 days of release, etc.; deft shall not possess a firearm, etc.; deft must participate in an outpatient substance abuse treatment program; deft must submit to a search of his person, etc.; deft must refrain from use & possession of alcohol & other forms of intoxicants; and deft must participate in and successfully complete an outpatient mental health treatment program.					
<u>OTHER</u>						
	ADVISED OF Appeal Rights					
X	HELD IN CUSTODY					
	Recommended place of incarceration:					
NOTES:		Ct. calls case. Counsel enter their appearances. Defense counsel states that deft will admit to the violation. Govt. recites the violation & the potential penalties. Deft admits to violation. Ct. finds that a factual basis exists for revocation of supervised release. Defense makes argument & asks for a sentence of imprisonment & no supervision. Deft addresses Ct. Govt. responds. Probation recommends that revocation be held in abeyance & further supervision. Ct. holds the petition in abeyance for 6 months.				